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Via ECF and Overnight Mail Honorable Arthur D. Spatt United States District Court Eastern District of New York 100 Federal Plaza Central Islip, New York 11722

LONG ISLAND OFFICE

Re: United States v. Brian R. Callahan et al., 13-CR-0453 (ADS)

Dear Judge Spatt:

This firm represents defendant Brian R. Callahan in the above-captioned matter. I write to respectfully request a modification of the conditions of Mr. Callahan's pretrial release.

One of the conditions of Mr. Callahan's release restricts his travel to the Southern and Eastern Districts of New York and the District of Connecticut. We respectfully request that the Court modify this condition to permit Mr. Callahan to travel with his wife and children to Cambridge, Maryland from Tuesday, August 4, through and including Saturday, August 8.

I have spoken with Assistant United States Attorney Winston Paes and U.S. Pretrial Services Officers Robert Stehle and Arthur Bobyak and have been informed that they have no objection to the request.

Respectfully submitted,

Ellon M. Murphy

Ellen M. Murphy

cc: AUSA Christopher Caffarone (via ECF and email)
AUSA Winston Paes (via ECF and email)
PTO Robert Stehle (via email)
PTO Arthur Bobyak (via email)
Andrew Frisch, Esq. (via ECF and email)

MOVANT'S COUNSEL IS DIRECTED TO SERVE A COPY OF THIS ORDER ON ALL PARTIES UPON RECEIPT VIA FACSIMILE. SO ORDERED

s/ Arthur D. Spatt

ARTHUR D. SPATT, U.S. District Judge

DATED: 7 79 15